DEFENDANT'S WITNESS LIST

UNITED STATES DISTRICT COURT EASTERN DISTRICT OF TEXAS

No. 6:21-CV-00322-JCB

Hilltop Church of the Nazarene,

Plaintiff,

v.

Church Mutual Insurance Company,

Defendant.

Before BARKER, District Judge

DEFENDANT'S WITNESS LIST

	PLAINTIFF'S ATTORNEY:	DEFENDANT'S ATTORNEY:	
	G. Brian Odom, Lindsey P.	Preston J. Dugas III and	
Judge J. Campbell Barker	Bruning, and Kiri Deonarine	VINCENT P. CIRCELLI	
TRIAL DATE(S):	COURT REPORTER:	COURTROOM DEPUTY:	
November 14, 2022	Susan Zielie	NICOLE CADENHEAD	

	WITNESS NAME	Will call ("W")	Expected
	EMPLOYER	May call ("M")	TESTIMONY
	TOPIC OF TESTIMONY	Unlikely to call ("U")	DURATION
1.	Dewade Wiggins	W	1 hour
	Church Mutual Insurance Company		
	Dewade Wiggins has knowledge of the policy		
	and Plaintiff's claim made the basis of the		
	lawsuit.		

	WITNESS NAME	WILL CALL ("W")	Expected
	EMPLOYER	May call ("M")	TESTIMONY
	TOPIC OF TESTIMONY	Unlikely to call ("U")	DURATION
2.	Daniel J. Hillner, P.E.	W	1-2 hours
	EFI Global		
	Daniel J. Hillner may offer opinion and/or		
	inference testimony regarding: (a) the design,		
	construction, and physical condition of the		
	insured property located at 10818 University		
	Drive, Tyler, Texas 75707 (the "Property"),		
	including the roofs, walls, and other exterior		
	components of the Property purportedly		
	damaged during a weather event on or about		
	March 13-14, 2019; (b) the nature and extent of		
	any physical damage sustained by the Property		
	as a result of a weather event on or about		
	March 13-14, 2019; and (c) the cause and origin		
	of physical damage existing at the Property.		
	Mr. Hillner may also respond to any reports,		
	opinions, conclusions, evidence, or testimony		
	offered by Plaintiff or its designated experts		
	concerning any of the above or related topics.		
	Mr. Hillner may also offer expert opinions and		
	conclusions in response to any rebuttal reports,		
	opinions, conclusions, evidence, or testimony		
	that may be offered by Plaintiff and/or		
	Plaintiff's designated experts.		
3.	Mike Hickey	W	30 minutes-1 hour
	Leading Edge Claims Service		
	Mike Hickey has knowledge of the property		
	and Plaintiff's claim made the basis of the		
	lawsuit.		
<u> </u>	···		

	WITNESS NAME	WILL CALL ("W")	Expected
	Employer	May call ("M")	TESTIMONY
	TOPIC OF TESTIMONY	Unlikely to call ("U")	DURATION
4.	Steven J. Badger	M	30 minutes
	Zelle LLP		
	Mr. Badger may testify as a rebuttal witness		
	regarding the reasonableness and necessity of		
	the attorneys' fees and expenses incurred		
	and/or requested by Plaintiff in this matter and,		
	if necessary, on appeal. Mr. Badger may also		
	testify as to the reasonableness and necessity of		
	the attorneys' fees and expenses incurred by		
	Defendant in connection with this matter and,		
	if necessary, on appeal.		
5.	Josh Ziegler	W	1 hour
	Cavalry Construction		
	Josh Ziegler may offer opinion and/or inference		
	testimony regarding the cost of repairs to		
	Plaintiff's Property for damage claimed by		
	Plaintiff and its designated expert. Mr. Ziegler		
	may also respond to any reports, opinions,		
	conclusions, evidence, or testimony offered by		
	Plaintiff or its designated expert concerning the		
	above or any related topics. Mr. Ziegler may		
	also offer expert opinions and conclusions in		
	response to any rebuttal reports, opinions,		
	conclusions, evidence, or testimony that may be		
	offered by Plaintiff and/or Plaintiff's designated		
	experts.		
6.	Duane Smith (adverse)	M	30 minutes
	Premier Adjustment Group, LLC/Insurance		
	Adjusters Group LLC		
	Duane Smith has knowledge of the property		
	and Plaintiff's claim made the basis of the		
	lawsuit.		

	WITNESS NAME	WILL CALL ("W")	EXPECTED
	EMPLOYER	May call ("M")	TESTIMONY
	TOPIC OF TESTIMONY	Unlikely to call ("U")	DURATION
7.	Anayo Onyi (adverse)	M	30 minutes
	Stonewater Roofing		
	Anayo Onyi has knowledge of the property,		
	repairs performed at the property, and		
	Plaintiff's claim made the basis of the lawsuit.		
8.	Clayton Fourniquet (adverse)	M	30 minutes
	Hilltop Church of the Nazarene		
	By and through counsel of record, Preston J.		
	Dugas, III		
	Clayton Fourniquet has knowledge of the		
	property, repairs performed at the property,		
	and Plaintiff's claim made the basis of the		
	lawsuit.		
9.	Michael Scarlett (adverse)	M	30 minutes
	Hilltop Church of the Nazarene		
	By and through counsel of record, Preston J.		
	Dugas, III		
	Michael Scarlett has knowledge of the property,		
	repairs performed at the property, and		
	Plaintiff's claim made the basis of the lawsuit.		
10.	James Maxwell Judge (adverse)	M	30 minutes
	JM Judge & Associates		
	James Maxwell Judge has knowledge of the		
	property, repairs performed at the property,		
	and Plaintiff's claim made the basis of the		
	lawsuit. Mr. Judge is Plaintiff's causation and		
	damage expert and is expected to testify on		
	those issues.		

	WITNESS NAME	Will call ("W")	Expected
	EMPLOYER	May call ("M")	TESTIMONY
	TOPIC OF TESTIMONY	Unlikely to call ("U")	DURATION
11.	Preston J. Dugas III (adverse)	M	30 minutes
	DUGAS, CHEEK & CIRCELLI, PLLC		
	Preston J. Dugas III is expected to offer		
	testimony with regard to the reasonableness		
	and necessity of attorneys' fees.		

Defendant Church Mutual reserves the right to call as a direct witness, examine and/or cross-examine all other witnesses offered by Plaintiff at the trial of this case.

DEFENDANT'S DESIGNATIONS OF DEPOSITION TESTIMONY

Defendant Church Mutual provides the following list of deposition excerpts that may be offered into evidence at trial. Defendant Church Mutual reserves the right not to use any portions of testimony designated and/or to use other portions of deposition transcripts not designated for purposes of rebuttal, impeachment, or completeness.

A. Witness Anayo Onyi

Page 25, Lines 4-14

Page 40, Lines 21-25

Page 41, Lines 1-23

B. <u>Witness James Maxwell Judge</u>

Page 41, Lines 5-21

Page 43, Lines 4-6

Page 43, Lines 12-15

Page 43, Lines 24-25

Page 44, Line 1-6

Page 47, Lines 4-16

Respectfully submitted,

ZELLE LLP

By: /s/ Lindsey P. Bruning

G. Brian Odom

State Bar No. 50511840

bodom@zellelaw.com

Lindsey P. Bruning

State Bar No. 24064967

lbruning@zellelaw.com

Kiri D. Deonarine

State Bar No. 24105298

kdeonarine@zellelaw.com

901 Main Street, Suite 4000

Dallas, TX 75202-3975

Telephone: 214-742-3000 Facsimile: 214-760-8994

ATTORNEYS FOR DEFENDANT CHURCH MUTUAL INSURANCE COMPANY

CERTIFICATE OF SERVICE

A true and correct copy of the foregoing has been served on the following counsel of record in accordance with FEDERAL RULES OF CIVIL PROCEDURE on this 6th day of September, 2022:

Preston J. Dugas III	
State Bar No. 24050189	
pdugas@dcclawfirm.com	
Vincent P. Circelli	
State Bar No. 24058804	
vcircelli@dcclawfirm.com	
DUGAS, CHEEK & CIRCELLI, PLLC	
1701 River Run, Suite 703	
Fort Worth, TX 76107	
Telephone: 817-945-3061	
Facsimile: 682-219-0761	
ATTORNEYS FOR PLAINTIFF	

/s/ Lindsey P. Bruning
Lindsey P. Bruning